

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

JIMMY L. BANKS,	
Plaintiff,) Case No.: 2:11-cv-648-GMN-CWH
vs.	ORDER
FREDDIE MAC aka FEDERAL HOME) ORDER)
LOAN MORTGAGE CORPORATION, a)
Virginia corporation, et al.,,	
Defendants.)
The Court has considered CCLF's Em	nergency Motion to Strike Plaintiff's Reply to
Response to Motion in Limine, or alternative	ly, to Allow Sur-Reply, ECF No. 177, CCLF h

Response to Motion in Limine, or alternatively, to Allow Sur-Reply. ECF No. 177. CCLF has complied with LR 26-7. The Court, in its discretion, determines that this matter is in fact an emergency based on the upcoming trial dates.

A district court has the "inherent power over the administration of its business [and] . . . to promulgate and enforce rules for the management of litigation" *Spurlock v. F.B.I.*, 69 F.3d 1010, 1016 (9th Cir.1995) (citations omitted). LR 16-3 does not provide for a reply without leave of the Court. As Plaintiff has not sought or obtained leave of the Court to file his Reply, the Reply is an unauthorized and improper submission and will be stricken.

IT IS HEREBY ORDERED Defendant's Emergency Motion to Strike is GRANTED.

The Clerk of the Court is instructed to strike ECF No. 175 from the docket record.

DATED this 26th day of June, 2014.

Gloria M. Navarro, Chief Judge United States District Judge